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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/899,464	07/05/2001	Sundaram Ramakesavan	INTL-0596-US (P11737)	3421
7590 12/15/2005			EXAMINER	
Timothy N. Trop			GESESSE, TILAHUN	
TROP, PRUNE	R & HU, P.C.			
STE 100		ART UNIT	PAPER NUMBER	
8554 KATY FWY			2684	
HOUSTON, TX 77024-1805			DATE MAIL ED. 12/15/2005	•

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/899,464	RAMAKESAVAN, SUNDARAM				
Office Action Summary	Examiner	Art Unit				
	Tilahun B. Gesessse	2684				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICA 36(a). In no event, however, may a repl vill apply and will expire SIX (6) MONTH, cause the application to become ABAN	ATION. y be timely filed IS from the mailing date of this communication. IDONED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 27 So	eptember 2005.					
·— ·						
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>16-30</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>16-30</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached c	Office Action of form PTO-152.				
Priority under 35 U.S.C. § 119	•					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the prior	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
		•				
·						
Attachment(s)		•				
1) Notice of References Cited (PTO-892)	4) Interview Su	nmary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) 6) Other:						
Paper No(s)/Mail Date	٠/ الــا Oulei.	•				

DETAILED ACTION

Response to Arguments

Applicant's arguments, see page 2, filed 9/27/05, with respect to the rejection(s) of claim(s) 16-30 under 102 (a) have been fully considered and are persuasive.

Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made as taught by Reed.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 16-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reed US patent No. 6754504.

Claim 16, Reed teaches a method for receiving character set independent information about a participant in a conference room "ad hoc - wireless network" (see figure 1, where user of PDA 125 can confer in conference room, and exchange information to each other within the conference room, see abstract).

Reed further more, teaches the conferees could be individuals with disability or foreign language, the portable communication device 125, has capability of user environmental preference, in which makes suitable to the participant, for instance, uses

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symbols or sound or translate language depending the participant preference, "character set independent" (see column 5, line 39-column 6, line 35).

Reed teaches automatically transmitting the character set independent information about a participant to other participants in the ad hoc wireless network (automatically delivered to the participant in the conference room, by the network see column 3, lines 39-63).

Reed does expressly teach ad hoc network, however, Reed teaches a conference in chat room, or private conference room, (see abstract). Then, it would have been obvisous to an artisan of ordinary skill in the art at the time of invention was made to a conference room, which short range communication among participant's of the conference, with out interfacing network, for simplicity and less expensive, which minimizes the cost of network.

Claims 17,22 Reed teaches audio that identifies a participant transmit (column 5, lines 39-46).

Claims 18,23 Reed teaches receiving a user selectable icon that may be selected to receive additional information about a participant (column 5, lines 59-column 6, line 2).

Claims 19,25 ,Reed teaches enabling a participant to select an icon to receive additional information about another participant (column 5, lines 39-column 6, line 2).

Claims 20,24 Reed teaches receiving an image file identifying a participant (column 6, lines 13-35).

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Claim 21, Reed teaches a method for receiving character set independent information about a participant in a conference room "ad hoc - wireless network" (see figure 1, where user of PDA 125 can confer in conference room, and exchange information to each other within the conference room, see abstract).

Reed further more, teaches the conferees could be individuals with disability or foreign language, the portable communication device 125, has capability of user environmental preference, in which makes suitable to the participant, for instance, uses symbols or sound or translate language depending the participant preference, "character set independent" (see column 5, line 39-column 6, line 35).

Reed teaches automatically transmitting the character set independent information about a participant to other participants in the ad hoc wireless network (automatically delivered to the participant in the conference room, by the network see column 3, lines 39-63).

Reed does expressly teach ad hoc network, however, Reed teaches a conference in chat room, or private conference room, (see abstract). Then, it would have been obvisous to an artisan of ordinary skill in the art at the time of invention was made to a conference room, which short range communication among participant's of the conference, with out interfacing network, for simplicity and less expensive, which minimizes the cost of network.

Claim 26, Reed teaches a processor ((210 of figure 2) and a storage(230 of figure 2) coupled to said processor storing instructions that enable the processor to

handle character set independent information about a participant in a conference room and transmit said information to other participants (see column 3, lines 55-column 4, line 59 and figure 2).

Reed does expressly teach ad hoc network, however, Reed teaches a conference in chat room, or private conference room, (see abstract). Then, it would have been obvisous to an artisan of ordinary skill in the art at the time of invention was made to a conference room, which short range communication among participant's of the conference, with out interfacing network, for simplicity and less expensive, which minimizes the cost of network.

Claim 27, Reed teaches audio that identifies a participant transmit (column 5, lines 39-46).

Claim 28, Reed teaches receiving a user selectable icon that may be selected to receive additional information about a participant (column 5, lines 59-column 6, line 2).

Claim 29 ,Reed teaches enabling a participant to select an icon to receive additional information about another participant (column 5, lines 39-column 6, line 2).

Claim 30, Reed teaches receiving an image file identifying a participant (column 6, lines 13-35).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tilahun B Gesesse whose telephone number is 571-272-7879. The examiner can normally be reached on flex.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 571-272-7882.

The Central FAX Number will change to 571-273-8300. This new Central FAX Number is the result of relocating the Central FAX server to the Office's Alexandria, Virginia campus.

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TILAHUN GESESSE PRIMARY EXAMINER